1	ISMAIL J. RAMSEY (CABN 189820) United States Attorney		
2	MICHELLE LO (NYRN 4325163) Chief, Civil Division		
3	JEVECHIUS D. BERNARDONI (CABN 281892) Assistant United States Attorney		
4	Acting Under Authority Conferred by 28 U.S.C. § 515		
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6	Telephone: (510) 637-3721 Facsimile: (510) 637-3724		
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8	Attorneys for the United States of America		
9	UNITED STATES DISTRICT COURT		
10			
11	DISTRICT OF NEVADA		
12	RYAN BUNDY, et al.,	Case No. 2:23-cv-01724-RFB-VCF	
13	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER ALLOWING AUSA BERNARDONI TO	
14	V.	APPEAR REMOTELY FOR MAY 17, 2024 HEARING	
15	UNITED STATES OF AMERICA, et al.,		
16	Defendants.		
17			
18			
19	IT IS HEREBY STIPULATED by and between plaintiffs Ryan Bundy, et al. (collectively,		
20	"Plaintiffs"), and defendant the United States of America ("United States"), by and through their		
21	respective attorneys, pursuant to Local Rule 7-1 as follows:		
22	1. On October 24, 2023, Plaintiffs initiated the above-captioned lawsuit (ECF No. 3);		
23	2. On April 30, 2024, the United States filed a motion to dismiss the First Amended		
24	Complaint in its entirety pursuant to Federal Rule of Civil Procedure 12(b)(1) as a result of the United		
25	States' sovereign immunity and Federal Rule of Civil Procedure 12(b)(6) for failure to state a claim upon		
26	which relief can be granted (ECF No. 12);		
27	3. On May 3, 2024, the parties filed a stipulation to temporarily stay discovery until 30 days		
28	after the pleadings are closed (ECF No. 13);		
	STIPULATION AND [PROPOSED] ORDER TO ALLOW REMOTE APPEARANCE Case No. 2:23-cv-01724-RFB-VCF 1		

1	4.	The Court scheduled an in-person hearing on the	ne parties' stipulation for May 17, 2024 at
2	10:30 a.m.;		
3	5.	The United States Attorney's Office for the Dist	rict of Nevada has been screened from the
4	above-captioned case, and the undersigned counsel was assigned pursuant to 28 U.S.C. § 515 as Special		
5	Attorney to the United States Attorney General to represent the United States in this matter;		
6	6. The undersigned counsel for the United States is based in Oakland, California and, in the		
7	interest of preserving resources, seeks to attend the May 17, 2024 hearing remotely;		
8	7. Under these circumstances, the parties agree, subject to Court approval, that Special		
9	Attorney to the United States Attorney General Jevechius D. Bernardoni should be permitted to attend the		
10	May 17, 2024 hearing remotely, by Zoom, Microsoft Teams, or similar teleconferencing program, or		
11	telephonically.		
12	DATED: May 14, 2024		
13			. RAMSEY tes Attorney
14			us D. Bernardoni
15 16		Assistant U Acting Un	US D. BERNARDONI United States Attorney der Authority Conferred
17		by 28 U.S.	
18		Attorneys America	for the United States of
19		W MORN OF	Y YYY GEN YEED
20			LAW CENTER
21		/s/ Bret O.	**
22		BRET O. V Nevada Ba 1100 S. Te	
23			, NV 89104
24		Attorney f	or Plaintiffs
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**ORDER** Pursuant to the parties' stipulation, and good cause appearing, Assistant United States Attorney Jevechius D. Bernardoni is permitted to appear telephonically for the previously scheduled May 17, 2024 hearing on the parties' stipulation to temporarily stay discovery. IT IS FURTHER ORDERED that only Special Attorney to the United States Attorney General Jevechius D. Bernardoni is permitted to call in for the hearing. The Courtroom Administrator shall email Counsel Bernardoni at the email address on the docket with the dial-in information for the hearing. IT IS SO ORDERED. Dated: THE HONORABLE MAX MILIANO D. COUVILLIER III